



# UNITED STATES PATENT AND TRADEMARK OFFICE

UNITED STATES DEPARTMENT OF COMMERCE

United States Patent and Trademark Office

Address: COMMISSIONER FOR PATENTS

P.O. Box 1450

Alexandria, Virginia 22313-1450

www.uspto.gov

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/821,490	04/09/2004	Kirt A. Winter	10980726-4	1425

7590 04/09/2009  
HEWLETT-PACKARD COMPANY  
Intellectual Property Administration  
P. O. Box 272400  
Fort Collins, CO 80527-2400

EXAMINER

HUNTSINGER, PETER K

ART UNIT

PAPER NUMBER

2625

MAIL DATE

DELIVERY MODE

04/09/2009

PAPER

**Please find below and/or attached an Office communication concerning this application or proceeding.**

The time period for reply, if any, is set in the attached communication.



UNITED STATES PATENT AND TRADEMARK OFFICE

Commissioner for Patents  
United States Patent and Trademark Office  
P.O. Box 1450  
Alexandria, VA 22313-1450  
[www.uspto.gov](http://www.uspto.gov)

**BEFORE THE BOARD OF PATENT APPEALS  
AND INTERFERENCES**

Application Number: 10/821,490  
Filing Date: April 09, 2004  
Appellant(s): WINTER ET AL.

\_\_\_\_\_  
Robert C. Sismilich  
For Appellant

**EXAMINER'S ANSWER**

This is in response to the appeal brief filed 7/14/08 appealing from the Office action mailed 3/4/08.

**(1) Real Party in Interest**

A statement identifying by name the real party in interest is contained in the brief.

**(2) Related Appeals and Interferences**

The examiner is not aware of any related appeals, interferences, or judicial proceedings which will directly affect or be directly affected by or have a bearing on the Board's decision in the pending appeal.

**(3) Status of Claims**

The statement of the status of claims contained in the brief is substantially correct except that:

Claim 71 is objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims.

**(4) Status of Amendments After Final**

The appellant's statement of the status of amendments after final rejection contained in the brief is correct.

**(5) Summary of Claimed Subject Matter**

The summary of claimed subject matter contained in the brief is correct.

**(6) Grounds of Rejection to be Reviewed on Appeal**

The appellant's statement of the grounds of rejection to be reviewed on appeal is correct.

Claims 73, 85-93, 95, 113, 114, 117, 123-127, 129 and 132-134 are not addressed in the Appellant's brief.

**(7) Claims Appendix**

The copy of the appealed claims contained in the Appendix to the brief is correct.

**(8) Evidence Relied Upon**

5,359,387	Hicks	10-1994
5,812,178	Yamaguchi	9-1998
5,511,771	Rubscha	4-1996
5,103,406	Hirayama	4-1992
5,583,629	Brewington	12-1996
5,398,131	Hall et al.	3-1995
5,124,742	Yoshikawa	6-1992
3,959,784	Meier	5-1976
4,441,807	Bartz	4-1984
5,907,391	Kobashi et al.	5-1995
5,178,417	Eshoo	1-1993
5,426,481	Slater et al.	6-1995
6,181,409	Calhoun	1-2001
5,805,777	Kuchta	9-1998

**(9) Grounds of Rejection**

The following ground(s) of rejection are applicable to the appealed claims:

***Claim Rejections - 35 USC § 112***

1. The following is a quotation of the first paragraph of 35 U.S.C. 112:

The specification shall contain a written description of the invention, and of the manner and process of making and using it, in such full, clear, concise, and exact terms as to enable any person skilled in the

art to which it pertains, or with which it is most nearly connected, to make and use the same and shall set forth the best mode contemplated by the inventor of carrying out his invention.

2. Claim 133 is rejected under 35 U.S.C. 112, first paragraph, as failing to comply with the written description requirement. The claim(s) contains subject matter which was not described in the specification in such a way as to reasonably convey to one skilled in the relevant art that the inventor(s), at the time the application was filed, had possession of the claimed invention. The limitation "automatically cause the digital print mechanism to generate at least one final print in response to the enhancement of the digitally stored image" is not present in the original disclosure nor is similar language describing the act.

### ***Claim Rejections - 35 USC § 103***

3. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negated by the manner in which the invention was made.

4. Claims 21, 26-28, 30-32, 34-37, 41, 43-52, 54-57, 61, 62, 64, 65, 68, 70, 72, 73, 113, 114, 123-126, 129-131 and 134 are rejected under 35 U.S.C. 103(a) as being unpatentable over Hicks '387, and further in view of Yamaguchi '178.

Referring to claim 21, Hicks '387 discloses a printer for enabling a user to select and print a plurality of images accessible by the printer, comprising:

a print mechanism (printer mechanism, col. 3, lines 37-45) configurable by program logic to generate a combination proof sheet and order form having graphical

representations of selected ones of the plurality of images and a plurality of user designation areas (Fig. 2).

Hicks '387 also discloses a scanner mechanism configurable by program logic to detect and interpret at least one user-completed one of the user designation areas after the form has been inserted into the scanner mechanism (col. 4, lines 16-26, passing the combined print and order form through a suitable read device); and

program logic configured to cause a print mechanism to generate at least one final print sheet having a graphical representation of at least one of the images in accordance with the at least one detected and interpreted user-completed one of the user designation areas (col. 4, lines 27-35, producing photographic prints).

Hicks '387 does not disclose expressly printing digital stored images and a printer with a scanner mechanism.

Yamaguchi '178 discloses printing digital images and a printer with a scanner mechanism capable of scanning and printing photos (col. 8-9, lines 37-67, 1-10, digital photo printer contains scanner 20 and CCD 52).

At the time the invention was made, it would have been obvious to a person of ordinary skill in the art to utilize a printer capable of scanning and printing digital photos. The motivation for doing so would have been to combine the functions of a scanner and photo printer with those of a document printer and to increase image quality. Therefore it would have been obvious to combine Yamaguchi '178 with Hicks '387 to obtain the invention as specified in claim 21.

Referring to claim 26, Hicks '387 discloses wherein the graphical representations of the selected ones of the plurality of images include thumbnail images (Fig. 2, images considered thumbnails because they are smaller versions of larger images).

Referring to claim 27, Hicks '387 discloses wherein one of the user designation areas is located on the combination proof sheet and order form adjacent to and is associated with a corresponding one of the thumbnail images (order form 26 of Fig. 2, col. 3, lines 29-36).

Referring to claim 28, Hicks '387 discloses wherein the user designation areas to be user-completed include locations markable by the user with a marking implement (col. 3, lines 58-62).

Referring to claim 30, Hicks '387 discloses wherein at least some of the markable locations comprise at least one of vertical slots between adjacent vertical bars and discrete bounded regions (Fig. 2, order form 26 shows discrete bounded regions).

Referring to claim 31, Hicks '387 discloses wherein the combination proof sheet and order form includes user readable printed indicia (Fig. 2).

Referring to claim 32, Hicks '387 discloses wherein the scanner mechanism is an optical scanner (col. 4, lines 16-26, passing the combined print and order form through a suitable read device).

Referring to claim 34, Yamaguchi '178 discloses wherein the scanner mechanism is selected from the group consisting of an electrical scanner and a mechanical scanner (col. 8-9, lines 37-67, 1-10, digital photo printer contains scanner 20 and CCD 52).

Referring to claim 35, Hicks '387 discloses wherein a particular one of the user designation areas is associated with a corresponding one of the images (col. 3, lines 9-20).

Referring to claim 36, Hicks '387 discloses wherein the particular one of the user designation areas is adjacent the graphical representation of the corresponding one of the images (order form 26 of Fig. 2, col. 3, lines 29-36).

Referring to claim 37, Hicks '387 discloses wherein a particular one of the user designation areas is associated with a corresponding plurality of the images (order form 26 of Fig. 2, col. 3, lines 29-36).

Referring to claim 41, Yamaguchi '178 discloses a memory configured to store the images (col. 9, lines 11-49, hard disk drive unit 75).

Referring to claim 43, Hicks '387 discloses a printer for enabling a user to select and print a plurality of images accessible by the printer, the printer comprising:

a print mechanism (printer mechanism, col. 3, lines 37-45) capable of generating graphical representations of selected ones of the plurality of images and a plurality of user designation areas on a print medium (Fig. 2).

Hicks '387 further discloses a scanner mechanism capable of detecting at least one user designation area on the print medium after it has been completed by a user (col. 4, lines 16-26, passing the combined print and order form through a suitable read device);



program logic configured to cause the print mechanism to generate a combination proof sheet and order form that incorporates at least one of the plurality of images and the plurality of user designation areas (Fig. 2);

program logic configured to cause the scanner mechanism to scan the combination proof sheet and order form after at least one of the plurality of user designation areas has been completed by a user and the combination proof sheet and order form has been inserted into the scanner mechanism (col. 4, lines 16-26, passing the combined print and order form through a suitable read device);

program logic configured to interpret one or more of the user designation areas completed by the user and detected by the scanner mechanism; and program logic configured to cause a print mechanism to automatically generate (col. 4, lines 16-30, order forms may be automatically entered by entering through a read device) at least one final print sheet having a graphical representation of at least one of the images in response to the detection and interpretation of, and in accordance with the user designation areas completed by the user (col. 4, lines 27-35, producing photographic prints).

Hicks '387 does not disclose expressly printing digital stored images and a printer with a scanner mechanism.

Yamaguchi '178 discloses printing digital images and a printer with a scanner mechanism capable of scanning and printing photos (col. 8-9, lines 37-67, 1-10, digital photo printer contains scanner 20 and CCD 52).

At the time the invention was made, it would have been obvious to a person of ordinary skill in the art to utilize a printer capable of scanning and printing digital photos. The motivation for doing so would have been to combine the functions of a scanner and photo printer with those of a document printer and to increase image quality.

Therefore it would have been obvious to combine Yamaguchi '178 with Hicks '387 to obtain the invention as specified in claim 43.

Referring to claim 44, Yamaguchi '178 discloses a data transfer interface configurable to receive the plurality of images (col. 9, lines 11-49).

Referring to claim 45, Hicks '387 discloses a system for enabling a user to select and print a plurality of images, the system comprising:

a printer (printer mechanism, col. 3, lines 37-45) capable of generating graphical representations of selected ones of the plurality of images and a plurality of user designation areas on a print medium (Fig. 2).

Hicks '387 further discloses a scanner capable of detecting at least one user designation area on the print medium after it has been completed by a user (col. 4, lines 16-26, passing the combined print and order form through a suitable read device);

program logic configured to cause the printer to generate a combination proof sheet and order form that incorporates at least one of the plurality of images and the plurality of user designation areas (Fig. 2);

program logic configured to cause the scanner to scan the combination proof sheet and order form after at least one of the plurality of user designation areas has been completed by a user and the combination proof sheet and order form has been

inserted into the scanner (col. 4, lines 16-26, passing the combined print and order form through a suitable read device);

program logic configured to interpret one or more of the user designation areas completed by the user and detected by the scanner; and program logic configured to cause a printer to generate at least one final print sheet having a graphical representation in accordance with the user designation areas completed by the user (col. 4, lines 27-35, producing photographic prints).

Hicks '387 does not disclose expressly printing digital stored images and a printer with a scanner.

Yamaguchi '178 discloses printing digital images and a printer with a scanner capable of scanning and printing photos (col. 8-9, lines 37-67, 1-10, digital photo printer contains scanner 20 and CCD 52).

At the time the invention was made, it would have been obvious to a person of ordinary skill in the art to utilize a printer capable of scanning and printing digital photos. The motivation for doing so would have been to combine the functions of a scanner and photo printer with those of a document printer and to increase image quality.

Therefore it would have been obvious to combine Yamaguchi '178 with Hicks '387 to obtain the invention as specified in claim 45.

Referring to claim 46, see the rejection of claim 21 above.

Referring to claim 47, see the rejection of claim 43 above.

Referring to claim 48, Hicks '387 discloses automatically detecting a re-insertion of the user-completed combination proof sheet and order form; and

initiating the detecting and interpreting in response thereto (col. 4, lines 16-30, order forms may be automatically entered by entering through a read device).

Referring to claim 49, Hicks '387 discloses wherein the plurality of user designation areas includes at least one of an image selection user designation area and an image enhancement user designation area (col. 3-4, lines 58-68, 1-6, whether user marks package determines image selection).

Referring to claim 50, Hicks '387 discloses generating an identity marker on the combination proof sheet and order form, the identity marker uniquely associated with at least one of the graphically represented images (Group code and frame number 28 of Fig. 2, col. 3, lines 37-45); and scanning the identity marker using the printer so as to confirm that the at least one, of the graphically represented images is available to the printer, before printing the at least one final print (col. 4, lines 16-35) The group and frame number must be obtained for printing the photos and thus confirms that the image is available, otherwise printing would not be possible.

Referring to claim 51, Hicks '387 discloses wherein the scanning the identity marker comprises: comparing the identity marker to a code associated with the at least one of the graphically represented images (Group code and frame number 28 of Fig. 2, col. 3, lines 37-45). It is inherent that the group and frame number on the order sheet correspond to the group and frame number in the computer database.

Referring to claim 52, Hicks '387 discloses preventing the printing if the at least one of the graphically represented images is unavailable to the printer. It is inherent that the printer cannot print if there is no image data.

Referring to claim 54, see the rejection of claim 26 above.

Referring to claim 55, see the rejection of claim 28 above.

Referring to claim 56, see the rejection of claim 32 above.

Referring to claim 57, see the rejection of claim 28 above.

Referring to claim 61, Hicks '387 discloses wherein a particular one of the user designation areas is associated with a corresponding one of the images (col. 3, lines 9-20).

Referring to claim 62, Hicks '387 discloses wherein the particular one of the user designation areas is adjacent the graphical representation of the corresponding one of the images (order form 26 of Fig. 2, col. 3, lines 29-36).

Referring to claim 64, Hicks '387 discloses wherein a particular one of the user designation areas is markable for specifying at least one of an image selection, an image cropping, an image brightness, an image rotation, a color balance, a superimposed picture date, a print size, a print quantity, and a picture storage selection (col. 3-4, lines 58-68, 1-6, whether user marks package determines image selection).

Referring to claim 65, see the rejection of claim 35 above.

Referring to claim 68, see the rejection of claim 41 above.

Referring to claim 70, Hicks '387 discloses wherein the detecting and interpreting comprises: identifying the at least one of the images from the completed user designation areas (Fig. 2, col. 3, lines 29-36).

Referring to claim 72, see the rejection of claim 43 above.

Referring to claim 73, see the rejection of claim 43 above.

Referring to claim 113, Hicks '387 discloses at least one processor-readable medium having processor-executable instructions therein which, when executed by a processor, cause the processor to perform operations comprising:

controlling a print mechanism (printer mechanism, col. 3, lines 37-45) to generate a combination proof sheet and order form having graphical representations of a plurality of images accessible by the processor and a plurality of user designation areas (Fig. 2).

Hicks '387 also discloses controlling a scanner mechanism to scan the combination proof sheet and order form after completion by a user (col. 4, lines 16-26, passing the combined print and order form through a suitable read device);

detecting on the scanned proof sheet and order form at least one user-completed one of the user designation areas; and interpreting the at least one user-completed one of the user designation areas to identify at least one user-selected one of the images and at least one user-selected print characteristic associated with the at least one user-selected one of the images (col. 4, lines 27-35, producing photographic prints).

Hicks '387 does not disclose expressly printing digital stored images and a printer with a scanner mechanism.

Yamaguchi '178 discloses printing digital images and a printer with a scanner mechanism capable of scanning and printing photos (col. 8-9, lines 37-67, 1-10, digital photo printer contains scanner 20 and CCD 52).

At the time the invention was made, it would have been obvious to a person of ordinary skill in the art to utilize a printer capable of scanning and printing digital photos. The motivation for doing so would have been to combine the functions of a scanner and

photo printer with those of a document printer and to increase image quality. Therefore it would have been obvious to combine Yamaguchi '178 with Hicks '387 to obtain the invention as specified in claim 113.

Referring to claim 114, Hicks '387 discloses the operations further comprising: controlling the print mechanism to generate at least one final print of the at least one user-selected one of the images in accordance with the at least one user-selected print characteristics images (col. 4, lines 27-35, producing photographic prints).

Referring to claim 123, see the rejection of claim 45 above.

Referring to claim 124, Hicks '387 discloses code that interprets the at least one user-completed one of the user designation areas to identify at least one user-selected print characteristic (col. 4, lines 16-26, passing the combined print and order form through a suitable read device); and code that controls the print mechanism to generate the at least one final print in accordance with the at least one user-selected print characteristic (col. 4, lines 27-35, producing photographic prints).

Referring to claim 125, see the rejection of claim 21 above.

Referring to claim 126, Hicks '387 discloses means for generating at least one final print of the at least one user-selected one of the images in accordance with the at least one user-selected print characteristic (col. 4, lines 27-35, producing photographic prints).

Referring to claim 129, see the rejection of claim 21 above.

Referring to claim 130, Hicks '387 discloses wherein the program logic configured to cause the digital print mechanism to generate at least one final print sheet

is configured to cause the print mechanism to automatically generate the at least one final print sheet in response to the scanner mechanism detecting and interpreting the at least one user-completed one of the user designation areas (col. 4, lines 16-30, order forms may be automatically entered by entering through a read device).

Referring to claim 131, see the rejection of claim 130 above.

Referring to claim 134, see the rejection of claim 130 above.

5. Claim 22 is rejected under 35 U.S.C. 103(a) as being unpatentable over Hicks '387 and Yamaguchi '178 as applied to claim 21 above, and further in view of Rubscha '771.

Referring to claim 22, Hicks '387 discloses the scanning the form with the scanning mechanism but does not disclose expressly inserting the form into an input/output tray of the printer.

Rubscha '771 discloses reinserting a form into an input/output tray of a printer (col. 1, lines 5-14, document sheet input and output trays in a document handler).

At the time the invention was made, it would have been obvious to a person of ordinary skill in the art to provide an input/output tray for a printer. The motivation for doing so would have been to allow the user a more convenient method of accessing the tray. Therefore it would have been obvious to combine Rubscha '771 with Hicks '387 and Yamaguchi '178 to obtain the invention as specified in claim 22.



6. Claims 23 and 39 are rejected under 35 U.S.C. 103(a) as being unpatentable over Hicks '387 and Yamaguchi '178 as applied to claim 21 above, and further in view of Hirayama '406.

Referring to claim 23, Hicks '387 discloses a printer, but does not disclose expressly a data transfer interface configurable to receive the images, the interface being a memory card reader or an I/O port.

Hirayama '406 discloses receiving digital image with an I/O port (col. 3, lines 4-16).

At the time the invention was made, it would have been obvious to a person of ordinary skill in the art to utilize and I/O port. The motivation for doing so would have been to receive images from a computer. Therefore it would have been obvious to combine Hirayama '406 with Hicks '387 and Yamaguchi '178 to obtain the invention as specified in claim 23.

Referring to claim 39, Yamaguchi '178 discloses wherein the images are received from at least one of a flash memory card, a floppy diskette, a direct data link and a wireless data link (col. 9, lines 11-49, a direct data link is connected to the hard disk drive unit 75).

7. Claim 24 is rejected under 35 U.S.C. 103(a) as being unpatentable over Hicks '387 and Yamaguchi '178 as applied to claim 21 above, and further in view of Brewington '629.

Referring to claim 24, Hicks '387 discloses a printer, but does not disclose expressly graphics of microscopic pixels.

Brewington '629 discloses printing utilizing microscopic pixels (col. 3, lines 29-55).

At the time the invention was made, it would have been obvious to a person of ordinary skill in the art to print utilizing microscopic pixels. The motivation for doing so would have been to print high quality photos. Therefore it would have been obvious to combine Brewington '629 with Hicks '387 and Yamaguchi '178 to obtain the invention as specified in claim 24.

8. Claim 25 is rejected under 35 U.S.C. 103(a) as being unpatentable over Hicks '387 and Yamaguchi '178 as applied to claim 21 above, and further in view of Hall '131.

Referring to claim 25, Hicks '387 discloses a print mechanism, but does not disclose wherein the print mechanism is selected from the group consisting of a laser print mechanism, an ink jet print mechanism, a dot matrix print mechanism, a dye sublimation print mechanism, and a thermal print mechanism.

Hall '131 discloses a laser print mechanism, an ink jet print mechanism, a dot matrix print mechanism, a dye sublimation print mechanism, and a thermal print mechanism (col. 1, lines 34-39).

At the time of the invention, it would have obvious to a person of ordinary skill in the art to utilize a laser, ink, dot matrix, dye sublimation, or thermal print mechanism. The motivation for doing so would have been to utilize a print mechanism best served for the

type of printing needed (i.e. laser printing is more cost effective than other methods).

Therefore, it would have been obvious to combine Hall '131 with Hicks '387 and Yamaguchi '178 to obtain the invention as specified in claim 25.

9. Claim 29 is rejected under 35 U.S.C. 103(a) as being unpatentable over Hicks '387 and Yamaguchi '178 as applied to claim 28 above, and further in view of Yoshikawa '742.

Referring to claim 29, Hicks '387 discloses markable locations but does not disclose expressly bubble-shaped regions.

Yoshikawa '742 discloses bubble-shaped regions (Fig. 1). At the time of the invention, it would have obvious to a person of ordinary skill in the art to utilize bubble-shaped regions. The motivation for doing so would have been to utilize regions easy to mark with pen or pencil. Therefore it would have been obvious to combine Yoshikawa '742 with Hicks '387 to obtain the invention as specified in claim 29.

10. Claims 33 is rejected under 35 U.S.C. 103(a) as being unpatentable over Hicks '387 and Yamaguchi '178 as applied to claim 32 above, and further in view of Meier '784.

Referring to claim 33, Hicks '387 discloses an optical scanner mechanism but does not disclose expressly wherein the optical scanner is selected from a group consisting of a photo detector array, a paper edge sensor, a media type sensor, and an ink jet pen activation energy sensor.

Meier '784 discloses a photo detector array, a paper edge sensor, a media type sensor, or an ink jet pen activation energy sensor (col. 2, lines 19-40, photo detector array).

At the time of the invention, it would have obvious to a person of ordinary skill in the art to utilize a photo detector array. The motivation for doing so would have been to utilize a high speed scanning method. Therefore it would have been obvious to combine Meier '784 with Hicks '387 to obtain the invention as specified in claim 33.

11. Claims 40, 59, 60, 74-76, 79-82, 84-86, 89, 91, 93, 95, 117, 127, 132 and 133 are rejected under 35 U.S.C. 103(a) as being unpatentable over Hicks '387 and Yamaguchi '178 as applied to claims 21, 47, 113, and 125 above, and further in view of Bartz '807.

Referring to claim 40, Hicks '387 discloses wherein the print mechanism is further configurable by stored program logic to generate a custom proof sheet and order form having at least one graphically represented image (order form 26 of Fig. 2, col. 3, lines 29-36).

Hicks '387 does not disclose expressly user designation cropping areas.

Bartz '807 discloses a custom proof sheet and order form having at least one graphically represented image and user designation cropping areas along adjacent side edges of the image, the user designation cropping areas markable by the user to graphically indicate two-dimensional cropping position for the image (mark box columns 18 and 19 of Fig. 1, col. 3, lines 12-15).

At the time of the invention, it would have obvious to a person of ordinary skill in the art to include user designation cropping areas on the proof sheet and order form of Hicks '387. The motivation for doing so would have been to allow the user to crop ordered prints. Therefore, it would have been obvious to combine Bartz '807 with Hicks '387 and Yamaguchi '178 to obtain the invention as specified in claim 40.

Referring to claim 59, Bartz '807 discloses generating with the printer at least one custom proof sheet and order form with user designation areas for enhancing a user-selected image (mark box columns 18 and 19 of Fig. 1, col. 3, lines 12-15).

Referring to claim 60, Bartz '807 discloses wherein the enhancing the user-selected image includes cropping the user-selected image (mark box columns 18 and 19 of Fig. 1, col. 3, lines 12-15).

Referring to claim 74, Hicks '387 discloses a method for printing an image available to a printer, comprising:

generating with the printer a form having at least one graphical representation of the image, and a plurality of user designation areas each associated with at least one of the graphical representations (Fig. 2, col. 3, lines 28-37);

scanning the form after a user has completed at least one of the user designation areas (col. 4, lines 16-26, passing the combined print and order form through a suitable read device);

detecting and interpreting the completed user designation areas; and printing, responsive to the detecting and interpreting, the image with the printer in accordance

with the completed user designation areas (col. 4, lines 27-35, producing photographic prints).

Hicks '387 does not disclose expressly printing digital stored images and a printer with a scanner mechanism.

Yamaguchi '178 discloses printing digital images and a printer with a scanner mechanism capable of scanning and printing photos (col. 8-9, lines 37-67, 1-10, digital photo printer contains scanner 20 and CCD 52).

At the time the invention was made, it would have been obvious to a person of ordinary skill in the art to utilize a printer capable of scanning and printing digital photos. The motivation for doing so would have been to combine the functions of a scanner and photo printer with those of a document printer and to increase image quality.

Hicks '387 does not disclose expressly a user designation area associated with image enhancement.

Bartz '807 discloses a plurality of user designation areas each associated with at least one of the graphical representations and indicative of a particular image enhancement applicable to the image (mark box columns 18 and 19 of Fig. 1, col. 3, lines 12-15); and automatically enhancing, responsive to detecting and interpreting, the image with the printer in accordance with the completed user designation areas (col. 1-2, lines 59-68, 1-14 generate commands to the printer to automatically control the exposure).

At the time of the invention, it would have obvious to a person of ordinary skill in the art to include user designation enhancing areas on the proof sheet and order form of

Hicks '387. The motivation for doing so would have been to allow the user to crop and choose the color of ordered prints. Therefore it would have been obvious to combine Yamaguchi '178 and Bartz '807 with Hicks '387 to obtain the invention as specified in claim 74.

Referring to claim 75, see the rejection of claim 48 above.

Referring to claim 76, Hicks '387 discloses printing at least one final print of the image (col. 4, lines 27-35, producing photographic prints). Bartz '807 discloses enhancing the image (col. 3, lines 12-15).

Referring to claim 79, Hicks '387 discloses wherein the form has a single graphical representation of the image and a set of user designation areas associated with the graphical representation (Fig. 2). Bartz '807 discloses wherein the completed ones of the set of user designation areas collectively define the enhancement (col. 3, lines 12-15).

Referring to claim 80, Bartz '807 discloses wherein the enhancement is an image cropping selection (col. 3, lines 12-15).

Referring to claim 81, Hicks '387 discloses wherein the set of user designation areas comprises: a horizontal subset of user designation areas adjacent a horizontal edge of the graphical representation (Fig. 2).

Hicks '387 does not disclose expressly a vertical subset of user designation areas.

Bartz '807 disclose a vertical subset of user designation areas adjacent a vertical edge of the graphical representation (Fig. 1).

At the time of the invention, it would have obvious to a person of ordinary skill in the art to utilize a vertical set of user designation areas. The motivation for doing so would have been to place additional photo options for ordering prints. Therefore, it would have been obvious to combine Bartz '807 with Hicks '387 and Yamaguchi '178 to obtain the invention as specified in claim 81.

Referring to claim 82, Hicks '387 discloses wherein the image cropping selection is defined by the completion of two user designation areas in the vertical subset denoting a first cropping dimension and two user designation areas in the horizontal subset denoting a second cropping dimension (Fig. 1, col. 2-3, lines 67-68, 1-20). Bartz '807 discloses that mark box location is arbitrary.

Referring to claim 84, Bartz '807 discloses wherein a image has a print size, and wherein the print size is enlarged based on the first and second cropping dimensions (Fig. 1, col. 2-3, lines 67-68, 1-20, size and cropping dimensions are both included in Fig. 1 and selecting both options would enlarge a cropped image).

Referring to claim 85, see the rejection of claim 74 above.

Referring to claim 86, Hicks '387 discloses program logic configured to cause the print mechanism to generate at least one final print having a graphical representation of the image in accordance with the completed user designation areas (col. 4, lines 27-35, producing photographic prints).

Bartz '807 discloses enhancing the image in accordance with the completed user designation areas (mark box columns 18 and 19 of Fig. 1, col. 3, lines 12-15).

Referring to claim 89, see the rejection of claim 26 above.



Referring to claim 91, see the rejection of claim 31 above.

Referring to claim 93, see the rejection of claim 35 above.

Referring to claim 95, see the rejection of claim 41 above.

Referring to claim 117, Hicks '387 discloses the user-selected print characteristic but does not disclose expressly a user designation area associated with image enhancement.

Bartz '807 discloses enhancing at least one user-selected one of the images in accordance with at least one user-selected print characteristic (mark box columns 18 and 19 of Fig. 1, col. 3, lines 12-15).

At the time of the invention, it would have obvious to a person of ordinary skill in the art to include user designation enhancing areas on the proof sheet and order form of Hicks '387. The motivation for doing so would have been to allow the user to crop and choose the color of ordered prints. Therefore, it would have been obvious to combine Bartz '807 with Hicks '387 and Yamaguchi '178 to obtain the invention as specified in claim 117.

Referring to claim 127, see the rejection of claim 117 above.

Referring to claim 132, Bartz '807 discloses wherein the program logic configured to cause the processor to enhance the image is further configured to automatically cause the processor to enhance the image in response to the detection and interpretation by the scanner mechanism (col. 1-2, lines 59-68, 1-14 generate commands to the printer to automatically control the exposure).

Referring to claim 133, Bartz '807 discloses wherein the program logic configured to cause the print mechanism to generate at least one final print is further configured to automatically cause the print mechanism to generate at least one final print in response to the enhancement of the image (col. 1-2, lines 59-68, 1-14 generate commands to the printer to automatically control the exposure).

12. Claim 58 is rejected under 35 U.S.C. 103(a) as being unpatentable over Hicks '387 and Yamaguchi '178 as applied to claim 47 above, and further in view of Eshoo '417.

Referring to claim 58, Hicks '387 discloses the user designation areas, but does not disclose expressly wherein the user designation areas comprise regions markable by a user by a process selected from the group consisting of punching out holes therein, applying a sticker thereto, and applying a conductive marker thereto.

Eshoo '417 discloses wherein the user designation areas comprise regions markable by a user by a process selected from the group consisting of punching out holes therein, applying a sticker thereto, and applying a conductive marker thereto (col. 2, lines 5-29, label).

At the time the invention was made, it would have been obvious to a person of ordinary skill in the art to mark a form with a sticker. The motivation for doing so would have been to utilize a method of marking a document that can be corrected/peeled off if needed. Therefore it would have been obvious to combine Eshoo '417 with Hicks '387 and Yamaguchi '178 to obtain the invention as specified in claim 58.

13. Claim 53 is rejected under 35 U.S.C. 103(a) as being unpatentable over Hicks '387 and Yamaguchi '178, and further in view of Kobayashi '391.

Referring to claim 53, Hicks '387 discloses the identity marker, but does not disclose expressly wherein the identity marker comprises a pattern of printed and unprinted locations.

Yamaguchi '178 discloses wherein an identify marker comprises a pattern of printed and unprinted locations (col. 8, lines 37-52, barcode).

At the time the invention was made, it would have been obvious to a person of ordinary skill in the art to utilize a barcode as a marker. The motivation for doing so would have been to utilize a marker that is easily scanned. Therefore it would have been obvious to combine Yamaguchi '178 with Hicks '387 and Yamaguchi '178 to obtain the invention as specified in claim 53.

14. Claim 63 is rejected under 35 U.S.C. 103(a) as being unpatentable over Hicks '387 and Yamaguchi '178 as applied to claims 47 above, and further in view of Slater '481.

Referring to claim 63, Hicks '387 discloses user designation areas but does not disclose expressly one user designation area associated with a plurality of images.

Slater '481 discloses wherein a particular one of user designation areas is associated with a corresponding plurality of images (Fig. 2, col. 4, lines 1-17).

At the time of the invention, it would have obvious to a person of ordinary skill in the art to associate a user designation area with a plurality of images. The motivation for doing so would have been to allow the user to mark one area for all photos as opposed to one area for each photo. Therefore, it would have been obvious to combine Slater '481 with Hicks '387, and Yamaguchi '178 to obtain the invention as specified in claim 63.

15. Claim 69 is rejected under 35 U.S.C. 103(a) as being unpatentable over Hicks '387, and Yamaguchi '178 as applied to claim 47 above, and further in view of well known prior art.

Referring to claim 69, Hicks '387 discloses images but does not disclose expressly storing the images in a computer connected to the printer.

Official Notice is taken that it is well known and obvious to store digital pictures in a computer connected to a printer (see MPEP 2144.03). The motivation for doing so would have been to maintain images in a versatile stable environment (i.e. a server). Therefore, it would have been obvious to combine well known prior art with Hicks '387, and Yamaguchi '178 to obtain the invention as specified in claim 69.

16. Claim 77 is rejected under 35 U.S.C. 103(a) as being unpatentable over Hicks '387, Yamaguchi '178, and Bartz '807 as applied to claim 47 above, and further in view of Calhoun '409.

Referring to claim 69, Hicks '387 discloses wherein the form has a plurality of graphical representations of the image and at least one user designation area associated with each graphical representation (Fig. 2).

Hicks '387 does not disclose expressly each graphical representation prospectively indicative of the effect of the enhancement.

Calhoun '409 discloses each graphical representation prospectively indicative of the effect of the enhancement (Fig. 2, col. 6, lines 1-33).

At the time of the invention, it would have obvious to a person of ordinary skill in the art utilize a graphical representation prospectively indicative of an enhancement. The motivation for doing so would have been to allow the user to view the enhancement before determining which to select. Therefore, it would have been obvious to combine Calhoun '409 with Hicks '387, Yamaguchi '178, and Bartz '807 to obtain the invention as specified in claim 77.

17. Claim 78 is rejected under 35 U.S.C. 103(a) as being unpatentable over Hicks '387, Yamaguchi '178, Bartz '807, and Calhoun '409 as applied to claim 77 above, and further in view of Kobayashi '391.

Referring to claim 78, Bartz '807 discloses the image enhancement but does not disclose expressly brightness selection or color balance selection.

Kobayashi '391 discloses wherein an enhancement is selected from the group consisting of a brightness selection and a color balance selection (Fig. 20B).

At the time of the invention, it would have obvious to a person of ordinary skill in the art to provide a brightness selection enhancement. The motivation for doing so would have been to allow the user to select a desired brightness in ordering prints. Therefore, it would have been obvious to combine Kobayashi '391 with Hicks '387, Yamaguchi '178, Bartz '807, Calhoun '409 to obtain the invention as specified in claim 78.

18. Claim 83 is rejected under 35 U.S.C. 103(a) as being unpatentable over Hicks '387, Yamaguchi '178, and Bartz '807 as applied to claim 82 above, and further in view of Kuchta '777.

Referring to claim 83, Bartz '807 discloses wherein the image has a print size and cropping the image but does not disclose expressly wherein first and second cropping dimensions are adjusted to best-fit the image to a print size.

Kuchta '777 discloses wherein first and second cropping dimensions are adjusted to best-fit the image to a print size (col. 12, lines 51-62).

At the time of the invention, it would have obvious to a person of ordinary skill in the art to best-fit cropping dimensions. The motivation for doing so would have been to conform an image to available medium sizes. Therefore it would have been obvious to combine Kuchta '777 with Hicks '387, Yamaguchi '178, and Bartz '807 to obtain the invention as specified in claim 83.

19. Claim 87 is rejected under 35 U.S.C. 103(a) as being unpatentable over Hicks '387, Yamaguchi '178, and Bartz '807 as applied to claim 85 above, and further in view of Hirayama '406.

Referring to claim 87, see the rejection of claim 23 above.

20. Claim 88 is rejected under 35 U.S.C. 103(a) as being unpatentable over Hicks '387, Yamaguchi '178, and Bartz '807 as applied to claim 85 above, and further in view of Brewington '629.

Referring to claim 88, see the rejection of claim 24 above.

21. Claim 90 is rejected under 35 U.S.C. 103(a) as being unpatentable over Hicks '387, Yamaguchi '178, and Bartz '807 as applied to claim 85 above, and further in view of Yoshikawa '742

Referring to claim 90, see the rejection of claim 29 above.

22. Claim 92 is rejected under 35 U.S.C. 103(a) as being unpatentable over Hicks '387, Yamaguchi '178, and Bartz '807 as applied to claim 85 above, and further in view of Meier '784.

Referring to claim 92, see the rejection of claim 33 above.

#### **(10) Response to Argument**

The appellant argues on pages 12 and 13 of the response in essence that:

Hicks '387 and Yamaguchi' 178 do not disclose a digital print mechanism that generates on a print medium a combination proof sheet and order form that includes a graphical representation of at least one digitally stored image and a plurality of user designation areas.

- a. Hicks '387 discloses that the graphical representations are printed simultaneously with the printing of the order form (col. 3, lines 21-28). The sheet could not be located simultaneously at two separate printers and therefore one print mechanism generates the graphical representations and the user designation areas. Further, Hicks '387 discloses that the order form can be printed in the same manner as the graphical representation by using a previously prepared photographic negative image (col. 3, lines 21-28). Yamaguchi' 178 discloses a digital print mechanism (col. 8-9, lines 37-67, 1-10, digital photo printer).

The appellant argues on pages 13 and 14 of the response in essence that: Hicks '387 and Yamaguchi' 178 do not disclose that the same print mechanism generates both the combination proof sheet and order form, and the final print sheets.

- b. Hicks '387 discloses a print mechanism (printer mechanism, col. 3, lines 37-45) that generates a combination proof sheet and order form (Fig. 2), and printing the final print sheets (col. 4, lines 27-35, producing photographic prints). Yamaguchi' 178 discloses a digital print mechanism capable of generating a final print sheet having a graphical representation and scanning (col. 8-9, lines 37-67,



1-10, digital photo printer contains scanner 20 and CCD 52). At the time of the invention, it would have been obvious to a person of ordinary skill in the art to incorporate the scanning and digital printing capability of Yamaguchi' 178 into the printer of Hicks '387. This would result in the printer of Hicks '387 producing the final print sheets in addition to printing the combination proof sheet and order form. Therefore, it would have been obvious to combine Yamaguchi' 178 with Hicks '387.

The appellant argues on pages 15-18 of the response in essence that: Hicks '387 does not disclose automatically generating the final print sheets in response to the detection and interpretation of, and in accordance with, the user designation areas completed by the user.

c. Hicks '387 discloses that the order forms may be automatically entered by entering through a read device (col. 4, lines 16-30), and thereafter the data is supplied from the computer data based and utilized to produce the final photographic prints (col. 4, lines 27-35). The applicant's specification does not define the term "automatically". The definition within the art of "automatically" is "largely or wholly involuntary". The generation of the final print sheets is largely or wholly involuntary and therefore can be considered automatic.

The appellant argues on pages 19-22 of the response in essence that:

Hicks '387 and Yamaguchi' 178 are not properly combinable in that there is no articulated reason with some rational underpinning to modify or combine the reference teachings because the reason articulated by the Examiner is merely a listing of the functions that are to be combined, because it is uncertain whether image quality is improved by the combination, and because of level of ordinary skill in the art has not been established.

d. At the time the invention was made, it would have been obvious to a person of ordinary skill in the art to incorporate a printer with scanning and digital photo printing capability. The motivation for doing so would have been to provide a user with scanning, digital photo printing, and document printing capability from one device and to increase image quality. Further, Yamaguchi' 178 teaches that incorporating a scanner into a photo printer allows adjustment of the gray balance by reading out an image recorded on color film such that the image signal may represent identical densities (i.e. improved image quality) (col. 2, lines 59-65). With regard to appellant's arguments questioning the improvement of image quality in the combination of Hicks '387 and Yamaguchi' 178, regardless of which system produces higher quality images, utilizing the process of Yamaguchi '178 to the printer of Hicks '387 would improve the image quality of the system of Hicks '387 because it would allow adjustment of the gray balance such that the image signal may represent identical densities.

The appellant argues on pages 28-30 of the response in essence that:

Bartz '807 does not disclose automatically enhancing the digitally stored image with the digital printer responsive to detecting and interpreting the completed user designation areas.

- e. Bartz '807 discloses an optical character reader reads the exposure parameter (i.e. detecting and interpreting the completed user designation areas), records the data into storage and generates control commands to automatically control the transparency exposure to the printer (i.e. enhancing the digitally stored image) (col. 1-2, lines 59-60, 1-14).

The appellant argues on page 31 of the response in essence that: Hicks '387 and Bartz '807 are not properly combinable in that there is no articulated reason with some rational underpinning to modify or combine the reference teachings because the reason articulated by the Examiner is merely a listing of the features disclosed only in Appellants' invention, and because of level of ordinary skill in the art has not been established.

- f. Hicks '387 discloses a combination proof sheet and order form with user designation areas (order form 26 of Fig. 2, col. 3, lines 29-36). Hicks '387 does not disclose expressly that the user designation areas on the combination proof sheet and order form including user designation cropping areas. Bartz '807 discloses a custom proof sheet and order form having at least one graphically represented image and user designation cropping areas along adjacent side edges of the image, the user designation cropping areas markable by the user to

graphically indicate two-dimensional cropping position for the image (mark box columns 18 and 19 of Fig. 1, col. 3, lines 12-15). At the time of the invention, it would have obvious to a person of ordinary skill in the art to include user designation enhancing areas on the proof sheet and order form of Hicks '387. The motivation for doing so would have been to allow the user to crop and choose the color of ordered prints. Further, Bartz '807 teaches that automatic control of printer parameters alleviates the time consuming operation of manually entering parameters (col. 1, lines 37-58). In response to applicant's argument that the examiner's conclusion of obviousness is based upon improper hindsight reasoning, it must be recognized that any judgment on obviousness is in a sense necessarily a reconstruction based upon hindsight reasoning. But so long as it takes into account only knowledge which was within the level of ordinary skill at the time the claimed invention was made, and does not include knowledge gleaned only from the applicant's disclosure, such a reconstruction is proper. See *In re McLaughlin*, 443 F.2d 1392, 170 USPQ 209 (CCPA 1971).

The appellant argues on pages 32-34 of the response in essence that: There is no reasonable expectation of success in modifying the reference or combining reference teachings in that the proposed combination of the Hicks '387 and Bartz '807 would produce a seemingly inoperative device that could not properly produce final prints from order information or from Image Information on the form.

g. Because both Hicks '387 and Bartz '807 relate to scanning user designation areas of a combination proof and order sheet, it can be expected that scanning user designation cropping areas as taught by Bartz '807 with the printing and scanning system of Hicks '387 would result in a digital print mechanism that generates a custom proof sheet and order form having at least one graphically represented image and user designation cropping areas along adjacent side edges of the image, the user designation cropping areas markable by the user to graphically indicate two-dimensional cropping position for the image. Further, in response to applicant's argument that the combination of Hicks '387 and Bartz '807 would produce an inoperative device, the test for obviousness is not whether the features of a secondary reference may be bodily incorporated into the structure of the primary reference; nor is it that the claimed invention must be expressly suggested in any one or all of the references. Rather, the test is what the combined teachings of the references would have suggested to those of ordinary skill in the art. See *In re Keller*, 642 F.2d 413, 208 USPQ 871 (CCPA 1981).

The appellant argues on pages 35 and 36 of the response in essence that: Bartz '807 does not disclose the user designation cropping areas are markable by the user to graphically indicate two-dimensional cropping positions for the image.

h. Bartz '807 discloses user designation cropping areas are markable by the user (mark box columns 18 and 19 of Fig. 1, col. 3, lines 12-15). Bartz '807

further discloses that the mark boxes may be located anywhere and location is arbitrary (col. 3, lines 15-17). Mark box 18 or mark box 19 could easily be exchanged with mark box 16 of Fig. 1. Also, appellant argues that mark boxes 18 and 19 do not graphically indicate two-dimensional cropping positions because they could be expressed as a percentage or as a print size (e.g. 8x10). However, cropping utilizing a percentage or a print size would constitute two-dimensional cropping as long as the image could be cropped in length and width.

The appellant argues on pages 41 and 42 of the response in essence that: Hicks '387 and Calhoun '409 does not disclose that the form has a plurality of graphical representations of the digitally stored image, each graphical representation prospectively indicative of the effect of the enhancement.

i. Hicks '387 discloses wherein the form has a plurality of graphical representations of the image and at least one user designation area associated with each graphical representation (Fig. 2). Calhoun '409 discloses each graphical is capable of being enhanced (Fig. 2, col. 6, lines 1-33). Calhoun '409 discloses that bar code 80 contains instructions for separating the images from one another and therefore each graphical representation is prospectively indicative of the effect of the enhancement.

**(11) Related Proceeding(s) Appendix**

No decision rendered by a court or the Board is identified by the examiner in the Related Appeals and Interferences section of this examiner's answer.

For the above reasons, it is believed that the rejections should be sustained.

Respectfully submitted,

/Peter K. Huntsinger/

Examiner, Art Unit 2625

Conferees:

David Moore

/David K Moore/

Supervisory Patent Examiner, Art Unit 2625

King Poon

/King Y. Poon/

Supervisory Patent Examiner, Art Unit 2625